TROY LAW, PLLC

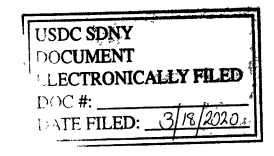
Attorneys for the Plaintiffs, proposed FLSA Collective and potential Rule 23 Class Plaintiffs John Troy (JT 0481) 41-25 Kissena Blvd., Suite 103 Flushing, NY 11355

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UNITED STATES DISTRICT COURT

GUANGQING LIN, and YUN QIANG WU, on behalf of themselves and others similarly situated, Plaintiffs,

v.



Case No: 17-cv-1774

PROPOSED JUDGMENT

4

TENG FEI RESTAURANT GROUP INC. d/b/a Tenzan 89 Japanese Cuisine and FEI TENG

Defendants.

-----X

The Honorable Debra C. Freeman, Magistrate Judge:

Whereas pursuant to Rule 68(a) of the Federal Rules of Civil Procedure, Defendants
TENG FEI RESTAURANT GROUP INC. d/b/a Tenzan 89 Japanese Cuisine and FEI TENG,
having offered to allow judgment be taken against them by consent Plaintiffs GUANGQING
LIN, and YUNQIANG WU, in this action for a sum of One Hundred Twenty Thousand
Dollars (\$120,000.00) including all attorneys' fees and costs now accrued; the offer of judgment
is made for purposes specified in Rule 68, and is not to be construed as an admission that the
offerors are liable in this action or that consent Plaintiffs GUANGQING LIN, and YUNQIANG
WU suffered any damage; Plaintiffs GUANGQING LIN, and YUNQIANG WU, through John
Troy, Troy Law PLLC, on having accepted and provided notice that they have accepted
Defendants' Offer of Judgment, dated, and the matter having come before this Court, the Court
now render it Order, that the Clerk should enter judgment dismissing the case in accordance with
the acceptance of offer of judgment pursuant to Fed. R. Civ. P. 68 and directing the Clerk to close
this case. It is hereby:

ORDERED, ADJUDGED, AND DECREED, that for the reasons stated in the offer and acceptance of judgment pursuant to Rule 6, the Clerk shall enter judgment in the amount <u>One</u>

Hundred Twenty Thousand Dollars (\$120,000.00), jointly and severally against Defendants TENG FEI RESTAURANT GROUP, INC. d/b/a Tenzan 89 Japanese Cuisine and FEI TENG, including attorney's fees and costs now accrued; plus post-judgment interest pursuant to 28 U.S.C. 1961; and that if any amounts remain unpaid upon the expiration of 365 days following the issuance of judgment, or ninety days after expiration of the time of appeal and no appeal is then pending, whichever is later, the total amount of judgment shall automatically increase by fifteen percent, as required by NYLL 198(4).

Dated: 3/18/2020

DEBRA FREEMAN
UNITED STATES MAGISTRATE JUDGE

SOUTHERN DISTRICT OF NEW YORK

U.S.M.J.

In light of this final judgment,
the Clik of court is duested to
close this
case on the